COUNTY OF LOS ANGELES

# SHERIFF'S DEPARTMENT

"A Tradition of Service"

OFFICE CORRESPONDENCE

DATE:

May 11, 2006

FILE NO.: \$H2121392

FROM:

JOHNNY G. JURADO, COMMANDER

ERIC B. SMITH, COMMANDER

KENNETH J. BRAZILE, COMMANDER

TO: KARYN MANNIS, CAPTAIN INTERNAL AFFAIRS BUREAU

SUBJECT:

**EXECUTIVE FORCE REVIEW COMMITTEE DISPOSITION:** 

DEPUTY **DEPUTY KENNETH MORT #** DEPUTY ANSELMO ANGULO # INDUSTRY STATION

On June 9, 2004, Industry Deputies Mort, Mark Angulo and responded to Motel 6, 1154 Seventh Avenue #219, Hacienda Heights, in regards to a "shots fired" call. Upon arrival, they were told the suspect had brandished what witnesses believed was a pellet gun. Further, the witnesses reported the suspect then walked into his second floor room, closed the door and turned off the interior lights. The four deputies approached the door via the second floor walkway, intending to warn the suspect about his actions. Deputy Mort knocked on the door several times, receiving no reply. Suddenly, and without warning, the suspect opened the door, lunged toward the deputies while pointing a semiautomatic pistol looking weapon at them. The suspect fired the weapon approximately five times at the deputies who were standing in a staggered line on the walkway. The deputies, believing their lives were in danger, fired multiple rounds at the suspect. After being struck by the gunfire, the suspect collapsed to the floor.

The suspect sustained gunshot wounds to the chest, left arm, and the right hand. He was pronounced dead at the scene by paramedics. The suspect's weapon was recovered in the doorway of the motel room and was determined to be a pellet gun that was manufactured to resemble a semiautomatic pistol.

was critically wounded. He was subsequently During the exchange of gunfire, Deputy airlifted to Harbor/UCLA Medical Center where he died on June 15, 2004.

On May 11, 2006, the Executive Force Review Committee convened and conducted a review regarding the facts of this case. The applicable policies that were evaluated by the committee were; MMP § 3-01/025.00: Use of Force; MMP § 3-01/025.30: Use of Firearms and Deadly Force; MMP § 3-01/025.10: Unreasonable Force; and MMP § 3-01/050.10: Performance to Standards. Concerning:

MMP § 3-01/025.00: Use of Force, MMP § 3-01/025.30: Use of Firearms and Deadly Force; and MMP § 3-01/025.10: Unreasonable Force, the Committee determined that the force used by the deputy was reasonable and necessary and in compliance with Department policy. MMP § 3-01/050.10: Performance to Standards, the Committee determined that the tactics employed by the deputies in this incident were within Department Policy.

# Los A peles County Sheriff's Deportment Officer Involved Shooting

Page \_1\_of\_8

Report Date: Se	ptember	7, 2005 Bureau/Station	n/Facility:	Indus	try Statio	on	Admin. Invest,?	Hit?
		Algeria V. A. Santa		Incident Inform	China Carrier Shipper			
URN:	004-0	9447-1477-013		Date:	June 9,	2004	Time:	2200 hrs.
City or Station:	ŀ	lacienda Heights						ed with pellet gun)
Location:	Seventh /			at his motel ro returned fire, l Deputy	dilling the	suspect. In		f the gun battle
Location Type (circle one or mode Backyard Beach Business Freeway Industrial	ne):	Lighting (circle only one Darkness Daylight Other Street Lights		Incident Type (circi Accidental Armed Person) Fleeing Suspect Foot Pursuit Gun Take Away Moving Vehicle	e one or mo	ие):	Initiated by (control of the control	n o Unit
Park Parking Lot Residence		Clear Cloudy	e):	Sniper/Ambush Startle Struggle Involved	2	-	Two Perso	(circle only one):
Rural School Street		Fog Rain		Traffic Stop Unarmed Person Unintentional Vehicle Pursuit	1		Detective inmate Tra Other	nsport
Other, mot		10 ft.		Warrant Service			Routine P	atrol >
Total # of Shots Fir	ed by Deputy		Suspect	Warning Shot			Aero Unit?	Canine Unit?
10	entre 271 av 6 desse W	3	Said for the	Other. Employee Witne	erae	rich tabah di Ma		
Employee # Employee #	Last	Name Antuna pg 101 Name Moreno 156	First	Name Phyllis Name Stephen	M.I. L. M.I. G.	ShiftTime (circle ShiftTime (circle EM PM ShiftTime (circle EM PM	only one): Shift Day Reg only one): Shift	Type (circle only one):  Type (circle only one):  Juliar Overtime Off Duty  Type (circle only one):  Juliar Overtime Off Duty
		Wortens 166	No	n-Employee Wi				Can O'Committee Can Daily
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	The same	Association and the second		Supervisor	S		The state of the state of the said	and the second second second
Employee #	Last Name	Lindblom	First Na	Eric	M.I R.	On Duty		Witness to shooting
Employee #	Last Name	LINGOIOIII	First Na		M.I	(circle one or i	nore):	Witness to shooting
	832138323	Enriquez		Raymond			ring shooting	Involved in shooting
Employee #	Last N	lame		Watch Serge		irst Name		M.L.
Employee #	Last N		Fowler			III THE III	David	W.
	The state of			Watch Comma	nder			
Employee #	Last N		Comin			irst Name	Alles	M.I.
			Garcia				Allan	R.

	PSTD Use Only
SH#	2121392

# Officer Involved Shooting

URN: 004-09447-1477-013

30-60 callber

.38 caliber

.40 caliber

(36)

(38)

(40)

(SL)

Slug

(WW) Other caliber

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							- 484		
Arriva		Arrival Time	0040	Rollout Information Date Submitted	and the second	Date of Recommendation			
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Facilia	vee # Last Na	Cleary	*****		NamaJoh	In			T.
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Emplo	yee # Last Na	seno			First Nam Ber	nett		M.I	W.
			Shoot	ting / Force Inform					
Meth	od					e of Injury	Body	Part In	iurec
(AW) (B(B)) (B(B)) (B(C)) (C(C	Arwen Baton:(Control) Baton:(Impact) Bodilly Fluids Canine Carotid Restraint Choke Hold Control Holds:(Control Tec Control Holds:(Takedown) Chemical Chemical Agents (OC Spr Chemical Agents (Tear Ga Explosives Firearm (Handgun) Firearm (Riffe) Firearm (Shotgun) Firearm (Shotgun) Firearm (Shotgun) Firearm (Other) Flashbang Flashlight Other Weapon: Edged	(RS) (RS) (CN) (RH) (HB)	Other Weapon Other Weapon Other Weapon We Personal We Personal We Personal We Resistant Der Restraint Der Restrain	on: Blunt Object on: Other apon: Feet/Leg: (Kick) apon: Feet/Leg: (Sweep) apon (Hand/Arm) apon (Push) apon (Other) vice (Capture Net) vice (Handcuffs) vice:Hobble (Legs Only) vice:Hobble (TARP) vice: REACT Belt	(AB) (BR) (BV) (CP) (CO) (DH) (DI) (DB) (FR) (GS) (HB) (LC) (ND) (OD) (PA) (PW) (SD) (ST) (UN)	Abrasion Bruise Bum Complaint of Pain Concussion Death Dislocation Dog Bite Fractures Gunshot Human Bite Lacerations Nerve Damage Organ Damage Paralysis Puncture Wound Soft Tissue Damage Sprain/Twists Unconscious		Abdome Ankle Arm Back Buttock: Chest Elbow Face Feet Fingers Genitals Groin Hand Head Hip Internal Knees Leg Neck Shoulde	en s
Bran (AK) (BN) (BR) (CH) (CO) (DA) (GL) (HA)	AK-47 Benelli Beretta Browning Charter Arms Coll Davis Industries Glock Harrington & Richerdson Hi Standard	(IV) Iver Johnso (JE) Jennings (LO) Lordin (LU) Luger (MA) Marlin (MO) Mossberg (NC) NCI aka Si (NA) North Arnel (NO) Norinco (RA) Raven	(RÓ) (SW) (SR) (ST) (TA) (S (WE)	RGI Rossi Smith & Wesson Sturm Ruger Sterling Taurus Weatherby Winchester US Government Handmade (Inmate)	(10) 1 (12) 1 (20) 2	Refused Med Treatment NONE  87 9 mm (24) .243 cs 0 mm (25) .25 call 2 guage (30) .308 cs 0 cs 2 guage (36) .357 cs 22-250 (36) 30-80 cs	ber (aliber (dilber (dilber (dilber (dilber)	44) .44	

#### FORCE APPLIED (one code per block)

(RM)

(RG)

Remington

RG

(XX)

(ZZ)

Other Brand

Homemade (Non-Inmate)

.22 caliber

.223 caliber

.22-250

(21)

(22)

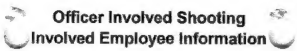
(23)

H&K

Ithica

(HK) (II)

Used By (E# or S#)	Used Against (E# or S#)	Method (Code)	Brand (Code)	Caliber (Code)	Authorized Weapon? (Y/N)	Authorized Ammunition? (Y/N)	Type of Injury (Code)	Body Part (Code)
S1	E2	FH	ZZ	WW			BR	LE
E1	S1	FH	BR	9	Y	Υ	GS	
E2	S1	FH	BR	9	Υ	Y	GS	
E3	S1	FH	BR	9	Υ	Υ	GS	
		*150						



URN: 004-09447-1477-013

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Assembly to the second		######################################	Involved Employee		
Employee #	Last Name			First Name	M.I.
Sex: Race: H	Rank deputy sl		Unit Assignment Industry Station	Work Assignment (Unit	#, Module, etc.):
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Hospital Admission?	Hospital Name:		Coroner Case?	Coroner Case #	Interviewed?
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Range Qualification Date:		PPC Qu	alification Date:	Laser Training	
Certified with Weapon Use		ation?	Certification Unit	Prior Shootings?	Number of Prior Shootings:
Fleid Training Officer Emp	Last Name			First Name	M.I
Field Training Officer Emp	Last Name			First Name	M.I.
Employee #	Last Name Mort			First Name Kennet	M.I.
Sex: Race: W,	Rank deputy sh		Unit Assignment: Industry Station	Work Assignment (Unit	#, Module, etc.): 144F3
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Hospital Admission?	Hospital Name:		Coroner Case?	Coroner Case #	Interviewed?
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# Officer Involved Shooting Suspect Information

URN: 004-09447-1477-013

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		S	uspect l	nformation						
S 1	Last Name Smith			First Name Paul						
	AKA Last Name		-	First Name		M.I.				
	Sex: M Race: White	Street Address	-	City		State & Zip Code:				
	Work Phone:	Home Phone:	Social Sec		Driver's License #					
	Age: D.O.B.	Height: Weight: 450	FBI#		CII#					
	51 08/15/52 Booking #	Height: 5-10 Weight: 150 Primary Charge:		0						
	booking #			Secondary Charge:	****					
	Coroner Case?	Coroner Case # 2004-04447		Intoxication/Drug Usage?	Substance Used: Alc	ohol				
	Armed?	Apprehended?		Mental Illness?	Criminal History?					
	Vehicle Make	n/a		Model:	Year:					
S_	Last Name			First Name		M.L.				
_	AKA Last Name			First Name		M.I.				
	Sex: Race:	Street Address:		City		State & Zip Code:				
	Work Phone:	Home Phone:	Social Sec	urity #:	Driver's License #:					
	Age: D.O.B.	Height: Weight:	FBI #		CII#					
	Booking #	Primary Charge:		Secondary Charge:						
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	Armed?	Apprehended?		Mental Illness?	Criminal History?	]				
	Vehicle Make			Model:	Year					
		1717 1811			Year	W)				
S	Lest Name			First Name	Year	M.I.				
S					Year	M.I. M.I.				
S	Lest Name	Street Address:		First Name First Name City	Year					
\$	Last Name  AKA Last Name	Street Address: Home Phone:	Social Secu	First Name First Name City	Year: Driver's License #:	M.I.				
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# SUPPLEMENTAL NON-EMPLOYE WITNESSES Los Angeles County Sheriff's Department



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### Officer Involved Shooting Form

#### **Investigative Narrative**

Transcribed interviews for involved deputies shooting review

#### **Exhibits:**

- A- District Attorney Letter of Opinion, July 29, 2005
- B- Diagrams of Commercial lot and Motel's lower floor
- C- Photographs
- D- Diagram of upper floor
- E- Diagrams with involved deputies' placement markings
- F Unit History / DDWS records
- G- Training Records
- H- Homicide Case Book

#### **Miscellaneous Documents**

- Admonition forms
- Op Log, JDIC
- IAB Response Team Lt. Preliminary Memo



# LOS ANGELES COUNTY DISTRICT ATTORNEY'S OFFICE BUREAU OF FRAUD AND CORRUPTION PROSECUTIONS JUSTICE SYSTEM INTEGRITY DIVISION

STEVE COOLEY . District Attorney CURT LIVESAY+ Chief Deputy District Attorney CURTIS A. HAZELL + Assistant District Attorney RICHARD D. DOYLE . Director

July 29, 2005

Captain Raymond Peavy Homicide Bureau Los Angeles County Sheriff's Department 5747 Rickenbacker Road Commerce, California 90040

RE:

J.S.LD. File No. 04-0524

L.A.S.D. File No. 004-09447-1477-013

Dear Captain Peavy:

The Justice System Integrity Division of the Los Angeles County District Attorney's Office has completed its review of the June 9, 2004, fatal shooting of Paul Smith by Los , Kenneth Mort and Anselmo Angulo. Angeles County Sheriff's Deputies We have concluded that the deputies acted lawfully in self-defense and in the defense of each other. Additionally, we have completed our review of the fatal shooting of Deputy by Deputy Angulo. We find that the fatal wounding of Deputy accidental death excused under the law.

The following analysis is based upon reports prepared by the Los Angeles County Sheriff's Department submitted to this office by Sergeant Chris Brackpool and Detective Steve Leavins on February 10, 2005. Additionally, the District Attorney Command Center was notified of the shooting at approximately 1:15 a.m. on June 10, 2004. The District Attorney Response Team, comprised of Deputy District Attorney Edward Miller and District Attorney Senior Investigator responded to the scene. We were given a briefing of the circumstances surrounding the shooting and a "walk-through" of the scene. Compelled statements were not considered as part of this analysis.

#### **FACTUAL ANALYSIS**

On June 9, 2004, at approximately 9:56 p.n	n., Deputies , Anselmo
	responded to a call reporting "shots fired" at
Motel 6, located at 1154 7th Avenue in the	City of Hacienda Heights. Deputy
arrived first, followed by Deputy Angulo.	Angulo saw that Deputy had contacted

a group of individuals in front of the motel office. These individuals ranged in age from sixteen to twenty. Angulo stayed back and watched the crowd. Deputies and Mort, assigned to a two-person radio car, arrived a short time later. Mort contacted who told him that there was someone in room 219 with a BB gun. All four deputies proceeded upstairs to room 219, led by Mort. Mort was followed in order by Angulo, and The deputies believed the situation to be nothing more than juvenile conduct, and their intent, as Deputies and Angulo phrased it, was to tell the suspect to "knock it off."

The Motel 6 is a U-shaped complex, in which the open end of the "U" faces north. There is a parking lot inside of the "U." The motel office where the deputies contacted the civilians is located at the end of the northeast portion of the "U." Room 219 is a second floor room that faces toward the parking lot and is near the center of the bottom of the "U." Outside the room is a balcony-walkway bordered by a wrought-iron railing. The deputies approached the room from the west.

When the deputies reached room 220, located one room west of the suspect's room, Deputy Mort saw a couple inside and asked if they had heard any gunshots. The couple responded that they had not and the deputies proceeded on.

Deputy Mort knocked on the door of room 219 and announced, "Sheriff's Department, open the door. Sheriff's Department." Mort was against the wall of the room's exterior and Deputy was to his left by the railing. Deputy Angulo was positioned between Mort and approximately two feet behind them. Deputy stood behind Angulo. Three to five seconds after Mort knocked, Paul Smith opened the door holding a BB gun and began firing at the deputies.

In response, Deputies \_\_\_\_\_, Mort and Angulo fired rounds at Smith. Smith sustained multiple gunshot wounds and fell to the ground. During the incident, Deputy sustained a mortal gunshot wound to the left side of the back of his neck. was wounded by a round fired by Angulo.

Deputy Mort told investigators that Smith was pointing his gun directly at Deputy

Mort fired because he believed Smith was going to kill to to Mort,

Smith's BB gun looked like a 9mm handgun when he saw him holding it. Mort fired a total of four rounds.

According to Deputy Angulo, he saw a black handgun come out from the door when it opened. Angulo thought it was a real semi-automatic handgun and thought Smith was going to shoot the deputies. As Angulo put it, "I was scared. I thought he was going to kill us." Angulo raised his gun, then heard two to three shots. As Angulo described it, Smith's gun "kinda popped" and "sounded like maybe a .22" or a similar kind of firearm. Angulo responded by firing what he recalled was more than one round at Smith. As he did so, he felt a sting in his leg and believed he had been shot. After Angulo fired these initial rounds, he saw Deputy fall to the ground. As fell, Angulo saw Smith "almost in a crouch position" still pointing his gun at the four deputies. It

appeared as if Smith was going to shoot again. Angulo stepped past and fired what he believed were two to three more rounds at Smith. Angulo saw the gun fall from Smith's hand as he fell forward. Angulo then went back to attend to examination of Angulo's firearm showed that he fired a total of four rounds during the incident.

According to Deputy when Smith opened the door, Smith was holding his gun and "screaming at the top of his lungs" as if he was sounding a war cry. saw Smith pull the trigger on his gun three times as well as three puffs of smoke emitting from his gun. heard the other deputies shoot, but his view of the situation became obscured by the deputies in front of him. saw saw sound so body spin, then fall face down. believed he heard gunfire continue after this.

Deputy fired two rounds during the incident.

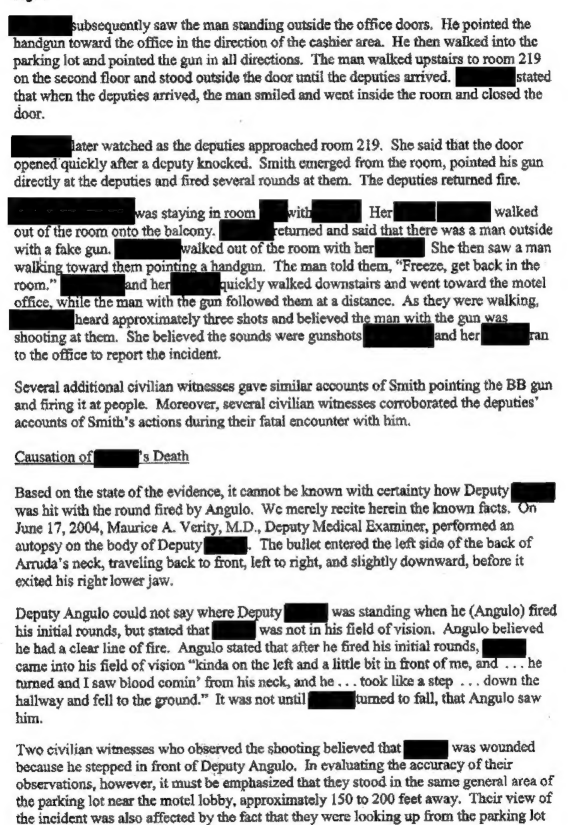
The eight-round pellet holder in Smith's BB gun was empty. Four apparently expended pellets were found in the immediate area of the shooting scene, but it cannot be determined with certainty if Smith fired all of these pellets at the deputies, since he had been observed discharging the BB gun earlier.

Toxicology analysis performed on two samples of Smith's blood indicated blood-alcohol content results of .19 and .20.

Smith had a history of mental illness. On January 27, 2003, he was taken into custody by the Sheriff's Department pursuant to Welfare and Institutions Code section 5150 at the behest of a friend who reported that Smith was depressed. Smith was emaciated and it was believed that he had not eaten for a week. He was transported to Los Angeles County—U.S.C. Medical Center. Smith was hospitalized and determined to be gravely disabled.

#### Statements by Civilian Witnesses

was staying at the motel. Some time after 10:00 p.m., she was playing
cards with a mamed mamed in the motel office.
calls regarding a man with a gun shooting at the rear of the motel. went outside
to look for the person who was shooting. Several people ran toward the office saying,
"They are shooting!" some looked toward the second floor and saw a man standing
on the balcony holding a black handgun in a two handed shooting position. There was a
white towel covering the handgun. The man fired two times in her direction and said,
"Why are you guys running for? It's just a BB gun." believed the gun was real
and was afraid of being shot. She ran back to the office and told that a man was
shooting a gun. They locked the door and called the Sheriff's Department.



toward the second floor. The first witness, some saw three deputies line up outside of Smith's door. When the shooting began, the middle deputy stepped forward and left toward the balcony railing. believed the middle deputy was shot at this point by the deputy behind him.

The second such witness, told investigators that the deputies were in a linear formation with their right sides against the building. Stated that as the shooting began, the second deputy (behind the one knocking on the door) stepped to his left as the deputy behind him (the third deputy in line) was firing.

#### CONCLUSION

California law permits the use of deadly force in self-defense or in the defense of others if it reasonably appears that the person claiming the right of self-defense or the defense of others actually and reasonably believed that he or others were in imminent danger of great bodily injury or death. <u>People v. Williams</u>, (1977) 75 Cal.App. 3d 731.

In protecting himself or another, a person may use all force which he believes reasonably necessary and which would appear to a reasonable person, in the same or similar circumstances, to be necessary to prevent the injury which appears to be imminent.

California Jury Instructions—Criminal, 5.30, 5.32.

Actual danger is not necessary to justify the use of deadly force in self-defense. If one is confronted by the appearance of danger which one believes, and a reasonable person in the same position would believe, would result in death or great bodily injury, one may act upon those circumstances. The right of self-defense is the same whether the danger is real or merely apparent. <u>People v. Toledo</u>, (1948) 85 Cal. App. 2d 577.

The "reasonableness" of a particular use of force must be judged from the perspective of a reasonable officer on the scene, rather than with the 20/20 vision of hindsight... The calculus of reasonableness must embody allowance for the fact that police are often forced to make split-second judgments – in circumstances that are tense, uncertain, and rapidly evolving – about the amount of force that is necessary in a particular situation.

Graham v. Conner, (1989) 490 U.S. 386, 396-397

When the peril is swift and imminent and the necessity for action immediate, the law does not weigh into nice scales the conduct of the assailed and say he shall not be justified in killing because he might have resorted to other means to secure his safety. People v. Collins, (1961) 189 Cal. App. 2d 575.

The unintentional killing of a human being is excusable and not unlawful when (1) committed by accident and misfortune in the performance of a lawful act by lawful means and (2) where the person causing the death acted with that care and caution which would be exercised by an ordinarily careful and prudent individual under like circumstances. California Jury Instructions—Criminal, 5.00.

In this case, the deputies were justified in their use of deadly force against Paul Smith. The deputies were clearly confronted with the appearance of imminent mortal danger when Smith quickly opened the door, sounded what appeared to be a war cry, pointed what appeared to the deputies to be a real handgun and fired at them.

The fact that investigators subsequently learned that Smith was armed with a BB gun during the confrontation does not detract from our conclusion. We are satisfied that the deputies responded with deadly force because they honestly and reasonably believed they were confronted with the appearance of imminent mortal danger—the law requires no more to justify acting in self-defense and the defense of others.

Nor does the fact that the deputies believed, prior to contacting Smith, that they were responding to what appeared to be a case of juvenile behavior where the suspect was harassing people with a BB gun, alter this conclusion. The deputies did not know for certain whether the gun Smith had been seen using was a BB gun, nor did all the civilians who witnessed Smith's earlier behavior. Furthermore, Smith had gone back inside his room and could easily have armed himself with a firearm. Moreover, the quickness of Smith's assault on the officers with an apparent firearm—three to five seconds after Mort knocked on the door, is arguably the epitome of a "rapidly evolving" situation where peace officers are "forced to make split-second judgments."

Because the deputies were justified in their use of deadly force against Paul Smith and thus were acting lawfully, the accidental homicide of Deputy was excusable and not unlawful.

We conclude that the deputies acted reasonably and lawfully in self-defense and in defense of each other when they used deadly force against Paul Smith. We further conclude that the accidental homicide of Deputy was excusable and not unlawful. We are therefore closing our file and will take no further action in this matter.

Very truly yours,

STEVE COOLEY

District Attorney

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c: Deputy Kenneth Mort #
Deputy Anselmo Angulo #
Deputy #